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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/827,187	04/19/2004	Farshad A. Bavarian	X-0170	2434	
OHEVRON U.S.A. INC. LAW - INTELLECTUAL PROPERTY GROUP P.O. BOX 2100 HOUSTON, TX 77252-2100			EXAMINER		
			MERKLING, MATTHEW J		
			ART UNIT	PAPER NUMBER	
				1795	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/827,187	BAVARIAN ET AL.
Office Action Summary	Examiner	Art Unit
	MATTHEW J. MERKLING	1795
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be ti d will apply and will expire SIX (6) MONTHS from tte, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 11 and 2a) This action is FINAL . 2b) The 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr	
Disposition of Claims		
4) Claim(s) 1-24 and 26-30 is/are pending in the 4a) Of the above claim(s) 1-16 is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 17-24 and 26-30 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	vn from consideration.	
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ccepted or b) objected to by the e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	tion No red in this National Stage
Attachment(s)	_	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Oate

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/11/2010 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 17, 20, 21, 23, 24 and 26-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stevens (US 2002/0155329) in view of Monzyk et al. (US 6,503,298).

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Regarding claims 17, Stevens discloses a method for generating a hydrogen-rich reformate (see abstract), the method comprising the steps of:

reacting a hydrocarbon fuel in a catalyst bed (41, 42) comprising a reforming catalyst and carbon dioxide fixing material (paragraph 0007, lines 1-6) to produce a reformate comprising hydrogen and carbon dioxide, the carbon dioxide fixing material fixing at least a portion of the carbon dioxide in the reformate to produce an intermediate reformate (paragraph 7, lines 10-12).

While Stevens discloses a hydrogen generation process from a reforming unit for use in a fuel cell, Stevens fails to explicitly disclose the steps of:

-removing hydrogen from the intermediate reformate by flowing the intermediate reformate through a first purification bed comprising an inert material having a high heat capacity and a hydrogen fixing material to produce a hydrogen-depleted gas and fixed hydrogen; and

releasing the fixed hydrogen from the first purification bed to produce a hydrogenrich gas;

the hydrogen fixing material comprises a metal hydride;

- -claim 21- removing heat from the first purification bed;
- -claim 23 interrupting flow of a feed gas;
- -claim 24 purging the first purification bed to remove hydrogen-depleted gas prior to releasing the fixed hydrogen;
- -claim 26 the fixed hydrogen is released from the first purification bed by imposing a change in temperature on the hydrogen fixing material;

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-claim 27 – diverting the feed from the first purification bed and flowing the feed through a second purification bed;

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-claim 28 – wherein the fixed hydrogen is released from the first purification bed while the feed flows through the second purification bed;

-claim 29 – wherein fixed hydrogen is released from the first purification bed by heating the hydrogen fixing material within the first purification bed with heat derived in part from the second purification bed, and

-claim 30 – releasing fixed hydrogen from the second purification bed by imposing a change in temperature on the hydrogen fixing bed.

Monzyk discloses a preferable hydrogen purification unit that can be used downstream of a reformer (as used in Stevens) and used to produce hydrogen for a fuel cell (col. 18 lines 11-24).

Monzyk teaches a method of purifying hydrogen for a fuel cell comprising the steps:

-removing hydrogen from the intermediate reformate by flowing the intermediate
reformate through a first purification bed (sorption state, Fig. 11) comprising an inert
material having a high heat capacity (such as a porous substrate, col. 12 lines 48-52) and
a hydrogen fixing material (metal hydride, see claim 23 of Monzyk) to produce a
hydrogen-depleted gas and fixed hydrogen (col. 2 lines 32-42); and

-releasing the fixed hydrogen from the first purification bed to produce a hydrogenrich gas (col. 2 lines 52-55) and the hydrogen fixing material comprises a metal hydride (see claim 23 of Monzyk). Application/Control Number: 10/827,187

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-claim 21- removing heat from the first purification bed (thermal swing sorption, col. 5 lines 26-31, see cool water stream in Fig. 11).

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-claim 23 - interrupting flow of a feed gas (feed switching during temperature swing cycles, col. 19 line 66 - col. 20 line 3).

-claim 24 – purging the first purification bed to remove hydrogen-depleted gas prior to releasing the fixed hydrogen (see purge step in Fig. 9a).

-claim 26 – the fixed hydrogen is released from the first purification bed by imposing a change in temperature on the hydrogen fixing material (col. 2 lines 52-55).

-claim 27 – diverting the feed from the first purification bed (sorption state, see Fig. 11) and flowing the feed through a second purification bed (desorption state, see Fig. 11, this is part of the thermal swing process described by Monzyk, col. 2 lines 32-65, col. 19 line 66 – col. 20 line 3).

-claim 28 – wherein the fixed hydrogen is released from the first purification bed while the feed flows through the second purification bed (see desorption and sorption steps of Fig. 11, col. 2 lines 32-65, col. 19 line 66 – col. 20 line 3).

-claim 29 – wherein fixed hydrogen is released from the first purification bed by heating the hydrogen fixing material within the first purification bed with heat derived in part from the second purification bed (col. 17 lines 38-45, Fig. 8).

-claim 30 – releasing fixed hydrogen from the second purification bed by imposing a change in temperature (heatup) on the hydrogen fixing bed (thermal swing cycle, as described above, col. 2 lines 32-65, col. 19 line 66 – col. 20 line 3).

Monzyk teaches this process as an efficient and preferable way of purifying hydrogen (col. 21 lines 17-24). Furthermore, Stevens discloses the preference for high purity hydrogen for the efficient operation of a fuel cell and lower cost (see paragraph [0006] of Stevens). As such, it would have been obvious to one of ordinary skill in the art at the time of the invention to add the hydrogen purification process of Monzyk to the hydrogen generating process of Stevens in order to provide high purity hydrogen in an efficient way for uses such as in fuel cells.

Regarding claim 20, Stevens, as discussed in claim 17 above, further discloses a water gas shift catalyst contained in the catalyst bed (paragraph [0026] lines 11-19).

5. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stevens (US 2002/0155329) in view of Monzyk et al. (US 6,503,298), as applied to claim 17 above, and further in view of Golben (US 5,250,368).

Regarding claim 18, modified Stevens, as discussed in claim 17 above, teaches the use of metal hydrides to adsorb/store hydrogen in the first purification bed, but fails to teach removal of water from the reformate stream prior to entry into the first purification bed.

Golben also teaches a metal hydride employed to store/adsorb hydrogen (see abstract).

Golben teaches that water is preferably removed from the hydrogen stream (20) prior to entry into the metal hydride storage vessel (50) as water is damaging to metal hydride

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and can decrease the adsorbing efficiency of the metal hydride (col. 5 lines 59-67 and col. 6 lines 5-15).

It would have been obvious to one of ordinary skill in the art at the time of the invention to add the water removal step of Golben, into the hydrogen generating process of modified Stevens prior to the purification bed (which comprises metal hydride) in order to prevent the destruction of the metal hydride and the reduction in adsorbing efficiency of the metal hydride.

6. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stevens (US 2002/0155329) in view of Monzyk et al. (US 6,503,298), as applied to claim 17 above, and further evidenced by Heung (US 5,958,098).

Regarding claim 19, modified Stevens, as discussed in claim 17 above, further discloses a methanation step (44, paragraph [0034]). Moreover, it would have been obvious to place the methanation step of the modified Stevens prior to the first purification bed in order to remove carbon monoxide which is known in the art to be a poison to metal hydrides (see Heung, col. 1 lines 34-38).

7. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Stevens (US 2002/0155329) in view of Monzyk et al. (US 6,503,298), as applied to claim 17 above, and further evidenced by Schiodt et al. (US 2001/0055560).

Regarding claim 22, Stevens, as discussed in claim 17, fails to disclose the step of monitoring the hydrogen-depleted gas.

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Schiodt also teaches a method for producing hydrogen rich gas (see title).

Schiodt teaches a chromatograph that continuously monitors the effluent from a hydrogen producing reactor as a way to monitor the effect of the catalyst, as in determining when it is becoming deactivated (paragraph [0037]).

It would have been obvious to one of ordinary skill in the art at the time of the invention to add the composition monitoring step of Schiodt to the hydrogen generation process of modified Stevens in order to monitor the performance of the catalyst to determine when deactivation takes place.

Response to Arguments

8. Applicant's arguments filed 3/11/2010 have been fully considered but they are not persuasive.

On page 9, Applicant argues that Stevens, as modified by Monzyk fails to teach "an inert material having a high heat capacity". The examiner respectfully disagrees with this argument. Monzyk, explicitly teaches a porous support material for the sorbent which does not participate in any chemical reaction in the process. Furthermore, the support comprises a certain heat capacity. A "high" heat capacity is a relative term and no reference point is given in the claim, therefore, any material can qualify as having a "high" heat capacity.

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Conclusion

9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to MATTHEW J. MERKLING whose telephone number is

(571)272-9813. The examiner can normally be reached on M-F 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Alexa Neckel can be reached on (571) 272-1446. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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/M. J. M./

Examiner, Art Unit 1795

/Alexa D. Neckel/

Supervisory Patent Examiner, Art Unit 1795